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Attorneys for Plaintiff
craigslist, Inc.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

CRAIGSLIST, INC., a Delaware corporation,

Plaintiff,

v.

3TAPS, INC., a Delaware corporation;
PADMAPPER, INC., a Delaware
corporation; DISCOVER HOME
NETWORK, INC., a Delaware
Corporation d/b/a LOVELY; BRIAN R.
NIESSEN, an individual, and Does 1
through 25, inclusive,

Defendants.

Case No. CV 12-03816 CRB

**STIPULATION AND ORDER TO
CONTINUE THE HEARING DATE ON
DEFENDANTS' MOTIONS TO DISMISS,
SET THE BRIEFING SCHEDULE ON
CRAIGSLIST'S MOTION TO BIFURCATE
AND STAY DEFENDANTS' AMENDED
COUNTERCLAIMS, AND CONTINUE THE
CASE MANAGEMENT CONFERENCE**

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2 WHEREAS, on July 20, 2012, craigslist, Inc. (“craigslist”) filed a Complaint against
3 Defendants 3Taps, Inc. (“3Taps”) and Padmapper, Inc. (“Padmapper”).

4 WHEREAS, on September 24, 2012, 3Taps filed its Answer to Complaint and
5 Counterclaim.

6 WHEREAS, on October 30, 2012, Padmapper filed its Answer to Complaint, Affirmative
7 Defenses, and Counterclaims.

8 WHEREAS, on November 20, 2012, craigslist filed its First Amended Complaint adding
9 Defendants Discover Home Network, Inc. d/b/a Lovely (“Lovely”) and Brian R. Niessen.

10 WHEREAS, on December 11, 2012, per the parties’ Stipulation, the Court entered an
11 Order, which (1) set December 21, 2012 as the deadline for 3Taps and Padmapper to file
12 responsive pleadings to the First Amended Complaint and any amendments to their respective
13 counterclaims; (2) set January 31, 2013 as the deadline for craigslist to oppose/respond to any
14 motions to dismiss and/or amended counterclaims filed by 3Taps and/or Padmapper; (3) set
15 February 13, 2013 as the reply deadline for any motions to dismiss filed by 3Taps or Padmapper;
16 and (4) continued the Case Management Conference to February 15, 2013.

17 WHEREAS, on December 21, 2012, 3Taps, Lovely, and Padmapper filed motions to
18 dismiss craigslist’s First Amended Complaint. 3Taps and Padmapper also filed First Amended
19 Counterclaims.

20 WHEREAS, the parties hereby stipulate to continue the hearing date for the motions to
21 dismiss to March 29, 2013. The parties agree that the briefing schedule previously set by the
22 Court for the motions to dismiss (DKT #43) should remain in effect and not be altered.

23 WHEREAS, craigslist intends to file a Motion to Bifurcate and Stay Defendants’
24 Amended Counterclaims (“craigslist’s Motion”). In furtherance of the parties’ efforts to
25 streamline the case and efficiently utilize judicial resources, craigslist will notice the hearing date
26 for its Motion for March 29, 2013—the same proposed hearing date on the motions to dismiss.
27 The parties agree that craigslist’s Motion will be due February 8, 2013, Defendants’ oppositions
28 will be due March 1, 2013, and craigslist’s replies will be due March 15, 2013.

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2 WHEREAS, in light of the foregoing, and to give the Court time to consider and decide
3 the parties' respective motions (which will implicate any case schedule), the parties hereby
4 stipulate to continue the CMC until April 12, 2013.

5 Now therefore, the parties, through the undersigned counsel, hereby stipulate as follows:

6 (1) The hearing on Defendants' motions to dismiss and craigslist's Motion is continued to
7 March 29, 2013.

8 (2) The briefing schedule previously set by the Court for the motions to dismiss (DKT
9 #43) shall remain in effect and not be altered.

10 (3) craigslist's Motion will be due February 8, 2013, Defendants' oppositions will be due
11 March 1, 2013, and craigslist's replies will be due March 15, 2013.

12 (4) The CMC is continued to April 12, 2013.

13 **IT IS SO STIPULATED.**

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2 DATED: January 18, 2013

PERKINS COIE LLP

3 By: /s/ Bobbie Wilson
4 Bobbie Wilson (SBN 148317)
5 BWilson@perkinscoie.com

Attorneys for Plaintiff
craigslist, Inc.

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7 DATED: January 18, 2013

FOCAL PLLC

8 By: /s/ Venkat Balasubramani
9 Venkat Balasubramani (SBN 189192)
10 venkat@focallaw.com

11 Attorneys for Defendant
12 PadMapper, Inc.

13 DATED: January 18, 2013

ZLOCKE LORD LLP

14 By: /s/ Christopher J. Bakes
15 Christopher J. Bakes (SBN 99266)
16 cbakes@lockelord.com

17 Attorneys for Defendants
18 3Taps, Inc. and Discover Home Network, Inc.
19 d/b/a Lovely

20 I, Brian Hennessy, hereby attest, pursuant to N.D. Cal. Local Rule 5-1(i)(3), that the
21 concurrence to the filing of this document has been obtained from each signatory hereto.

22 DATED: January 18, 2013

PERKINS COIE LLP

23 By: /s/ Brian Hennessy
24 Brian Hennessy (SBN 226721)
25 BHennessy@perkinscoie.com

26 Attorneys for Plaintiff
27 craigslist, Inc.

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2 **ORDER**

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PURSUANT TO THE FOREGOING STIPULATION OF THE PARTIES, IT IS

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ORDERED THAT:

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(1) The hearing on Defendants' motions to dismiss and craigslist's Motion is continued to
6 March 29, 2013.

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(2) The briefing schedule previously set by the Court for the motions to dismiss (DKT
8 #43) shall remain in effect and not be altered.

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(3) craigslist's Motion will be due February 8, 2013, Defendants' oppositions will be due
10 March 1, 2013, and craigslist's replies will be due March 15, 2013.

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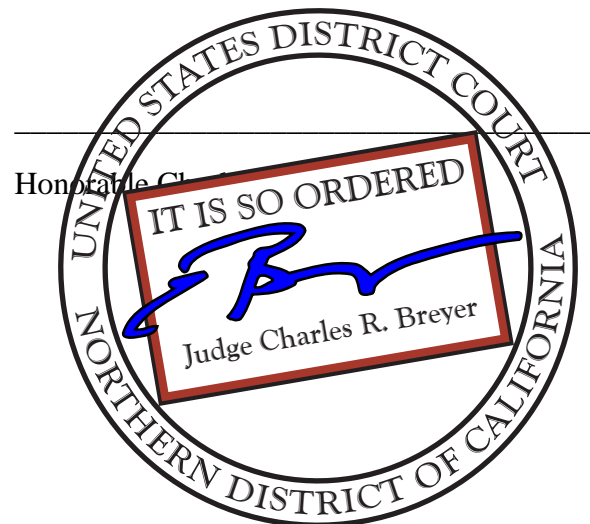
(4) The CMC is continued to April 12, 2013.

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Dated: January 22, 2013

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